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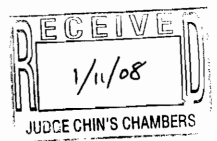
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FEDERAL EXPRESS

January 10, 2008

Honorable Denny Chin United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street, Room 1020 New York, New York 10007-1312



Re: United States v. Nouri et al, 07 Cr. 1029 (DC)

Dear Judge Chin:

cc:

This firm represents Eric Nouri, a defendant in the above-referenced matter. I write on behalf of Eric Nouri and his co-defendant Dennis Michael Nouri to request a modification of the current bail conditions of both defendants. Specifically, both defendants are currently required to call their pretrial officers every day. I would respectfully request that the defendants' bail conditions be amended to require a call to their respective pretrial officers once per week. I and Douglas Tween, counsel for Dennis Michael Nouri, have, at AUSA Brodsky's suggestion, confirmed with each defendant's pretrial officer that such a modification is acceptable to them. The United States Attorney has no objection to the requested modification.

Thank you for your consideration of this request.

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Reed Brodsky, Assistant U.S. Attorney

Douglas M. Tween, Esq.

Respectfully submitted

James A. Mitchell

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